CALLINAN AND ASSOCIATES

PATENT AND TRADE MARK ATTORNEYS

48 BRIDGE ROAD RICHMOND 3121

Cables and Telex: AA32455 CALNEW TELEPHONE: (03) 429 9222

DX 30210 RICHMOND Branch Office 259 LATROBE TERRACE, GEELONG, 3220 TELEPHONE: (052) 22 2670

Postal Address THE 1986 02 26 VICTORIA 5062 AUSTRALIA P.O. BOX 238 EAST MELBOURNE. DOCKETED Polmer NOTED

Date: RECEIVED PHILIP MORRIS, INC. Philip Morris Incorporated W DEPT. PATENT SECTION

P.O. Box 26583, RICHMOND,

Patent Department,

U.S.A.

KEITH W. CALLINAN

Assisted by

JEFFREY P. WINCH COLIN D. MACAULEY

 Consultants MARK J. CALLINAN PETER N. NICHOLLS

Virginia 23261, MAR 2 5 1985

NOTED

5169/5/tg Our Ref:

7th March, 1985.

1019

RE: PHILIP MORRIS INCORPORATED Australian Patent Application No. 80700/82.

Dear Sirs,

We have now received an official report upon this application and we enclose that report for your information.

Our comments on the objections raised are as follows:-

- The declaration is in our file and will be forwarded with our response.
- = 2. Your comments are requested.
 - Claims 13 to 15 are basically composition claims but could be amended by inserting "the step of" after "includes" (claims 13 and 14, line 3) and amending "which comprises" (claim 15, line 2) to ", said method including the step of".
 - Your comments are requested.
 - Please advise whether claim 30 is correct or whether the third structure on page 28 is correct.
 - We will insert "and the other is alkyl" after "group" (first occurrence, claim 6, line 3).
 - We can insert the relevant description relating to claims 3 and 4 on page 6.
 - 8 & 9. Your comments are requested. Further examples may be added if known.
 - 10. We will attend to this formal matter.

We shall be pleased to receive your early instructions for reply.

Please note that this application is due for acceptance by 26th February, 1986. If it is not accepted by that date the time for acceptance may be extended on a monthly basis to 26th November, 1986 upon application and payment of fees. If not accepted by 26th November, 1986 the application will irretrievably lapse. No action will be undertaken as regards prosecution of this application without your specific written instructions. Accordingly, we await receipt of your instructions.

Our debit note is enclosed.

Yours faithfully, CALLINAN AND ASSOCIATES.

EMM' Mouander

Encl.